ANNUAL REPORT

OF THE

ATTORNEY GENERAL

OF THE

STATE OF MICHIGAN,

FOR THE YEAR 1861.



BY AUTHORITY.

LANSING:
PRINTED BY THE STATE PRINTERS
1861.



STATE OF MICHIGAN.

1861.

DOCUMENT NO. 10.

ANNUAL REPORT of the Attorney General.

Attorney General's Office, Lansing, Dec. 31st, 1861.

To His Excellency, Austin Blair,

Governor of the State of Michigan:

SR-I have the honor to submit to you my official report for the year 1861:

The case of Wm. Tyler, mentioned in the last report of my predecessor, as having been taken to the Supreme Court of the United States, by a writ of error, has since, by stipulation, been dismissed, and said writ has ceased to be further prosecuted.

The case of the State against the Phenix Bank, also referred to by my predecessor, in his said last report, as having been appealed to the Court of Appeals of the State of New York, is still pending in said Court, awaiting a hearing, in its order, but when it will be reached I am unable at present to determine.

At the January term, 1861, of the Supreme Court of this State, I appeared for the State, and argued the case of McDonald, Pl'ff in Error, vs. The People, in which the judgment of the Court below was affirmed. I also appeared on behalf of the

Doc.

2

Auditor General, in opposition to an application of the county of Houghton against that officer, for a mandamus, requiring him to issue his warrant for a certain sum claimed to be due said county, under the provisions of act No. 54, laws of 1853, page 76, and section 7 of article 19 of the constitution; which application for a mandamus was granted.

On the 9th of February last I caused two prosecutions to be commenced against the late State Treasurer, John McKinney, by complaint made before F. LaRue, Esq., at the city of Lansing, one for embezzlement under the provisions of section 5771 of the Compiled Laws, the other for neglecting and refusing to deliver over to his successor in office, the moneys, &c., belonging to the State, which had come into his hands by virtue of his said office of State Treasurer, under section 5772. After an examination of several days, he was held for trial on each of said charges, and gave bail for his appearance at the next term of the Circuit Court for the county of Ingham. At the following May term of said Court, informations were filed against him on each of said charges, and he appeared in said Court and pleaded not guilty to said informations.

Subsequently, at the November term of said Court, said McKinney was tried on the charge of embezzlement, and convicted, and thereupon his counsel drew up and tendered a bill of exceptions, under the provisions of chapter 197 of the Compiled Laws, to remove the cause to the Supreme Court, which exceptions were allowed and signed by the circuit judge, and sentence was thereupon suspended and said respondent ordered to recognize for his appearance, &c., as provided by statute, and said cause is now awaiting a hearing on said bill of exceptions in the Supreme Court at the coming January term.

The other information is still pending in the Ingham circuit.

At the April term, 1861, of the Supreme Court, I appeared on behalf the State, and argued the case of the People vs.

John Drennan, and also prepared briefs in the case of Washburne vs. the People, Cross vs. the People, and the case of the People vs. LeRoy & Morissey, which three last

No. 10.

were not finally submitted at said term, the Court holding but a short session. At the last October term of said Court, I appeared and submitted on briefs, the cases of Cross vsthe People, Washburne vs. the People, and Carlton vs. the People, and also argued, on behalf of the State, the case of the People vs. Thomas, and also appeared on behalf of the Board of State Auditors, and argued in opposition to an application on the part of the East Saginaw Salt Manufacturing Company for a mandamus, against the said Board to compel the allowance of a claim for bounty, under the provisions of act No. 200, laws of 1859, for salt manufactured by said Company subsequent to the passage of said law and prior to the act of 1861, amending the said act of 1859. The mandamus was granted, as prayed for.

In the case of the People vs. Thomas, the exception taken by the defendant on the trial in the Court below, was overruled, and judgment ordered to pass upon the verdict. The other cases submitted have not yet been decided.

At said October term, I also appeared on behalf of the Auditor General, in the suit of the Michigan Southern & Northern Indiana Railroad Company against him in Chancery, originally commenced in the Wayne Circuit, and in which a hearing had been had in said Circuit during the past summer on pleadings and proofs, and a decree made dismissing the bill of complaint, and from which said decree said Company had appealed to the Supreme Court.

The case involved the question of the amount of specific tax which the Company, under its charter as amended, was legally liable to pay.

It was argued and submitted at the October term and held under advisement by the Court.

During the past year I have also appeared on behalf of the Auditor General in three Chancery suits commenced against him; two of them in the county of Bay—one in favor of Daniel H. Fitzhugh, complainant, the other in favor of Wm. D. Fitzhugh; the third was commenced in the Wayne Circuit, in favor

of Edmund Hall, as complainant. Each and all of them being injunction bills, filed to prevent the sale of lands delinquent for taxes assessed thereon, which taxes are claimed for various reasons to be illegal and void. All of them are still pending.

I have also appeared on behalf of the State in a suit in Chancery in Genesee Circuit, commenced by my predecessor against George M. Dewey, Edmund H. Hazelton, et al., for the purpose of foreclosing a certain mortgage known as the Dewey and Hazelton mortgage. The suit has so far progressed that the testimony has nearly all been taken, but the preparation of some of the evidence, in order to ascertain what lands were actually owned by the mortgagors at the time the mortgage was executed, and to determine what lands were covered by or included in the mortgage, has necessarily been attended with considerable labor and expense.

Some further proceedings have also been had in the chancery suit instituted by my predecessor, by information, in behalf of the People vs. Ebenezer Warner, in the district court of the Upper Peninsula for the county of Chippewa, and there is now a probability that the matter in dispute, respecting the wharf at the lower end of the canal at Sault St. Mary, will be amicably arranged and the impediments to the navigation of the canal, complained of, removed.

Suit has also been commenced by me in behalf of the State on the bond of the late State Treasurer, and is now pending in the Circuit Court for the county of Ingham, issue not having been yet joined therein.

The regular correspondence of this office during the past year, has been a work of no small labor; and the subject of the swamp land road laws, and the law for the relief of families of volunteers, has also been a fruitful source of inquiries by mail.

The duties of the office, in addition to my own services, have called in requisition the almost constant labors of a clerk, thus fully demonstrating the wisdom of the legislative provision for such assistance.

The reports of many of the Prosecuting Attorneys to this of-

fice, have been tardily made, and in consequence I have been compelled to delay somewhat, the preparation of this report.

I herewith transmit a schedule, containing an abstract of all the reports made to me for the present year, by Prosecuting Attorneys for their respective counties. It will be seen that reports have been received from only forty-two counties—from the remaining counties the Prosecuting Attorneys have wholly failed to make report.

Very Respectfully,
Your Ob't Serv't,
CHARLES UPSON,
Attorney General.



ABSTRACT OF REPORTS

OF

PROSECUTING ATTORNEYS TO ATTORNEY GENERAL, FOR THE YEAR ENDING NOVEMBER 1st. 1861.

ALPENA COUNTY.

O. T. B. WILLIAMS, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Not any		

BRANCH COUNTY.

John W. Turner, Pros. Att'y.

In Circuit Court.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery,	3	2 nolle pros., 1 sentence suspended.
Larceny,	3	2 nolle pros., 1 fined \$50 and 60 days in iail.
Borglary and larceny, Obtaining property under false pre-	3	Sent to State Prison 1 year and 6 months each.
tenses,	2	1 nolle pros., 1 acquitted.
Enticing away from her parents a fe- male child under 16 years of age,		
for the purpose of marriage,	2	1 convicted—sentence suspended—1 gave bail to appear at next term.
Assault with intent to kill,	1	Not tried.
Larceny in day time,	2	1 recognizance taken, 1 convicted, fined \$50.
Adultery,	ī	Convicted—sontence suspended.
Nuis ince.		Not tried.
Forgery, Complaint under section 5880 compiled	ī	Convicted, State Prison 1 year and 2 months.
laws,	3	All acquitted.

BAY COUNTY.

THEO. C. GRIER, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Obtaining money and other property under false pretenses, Assault and battery, with intent to murder, Perjury, Grand larcony,	1	I nolle pros.; I not yet tried. Not guilty. Not yet tried.

Petit larceny, Assault and battery,

3|1 fined \$10, paid; 1 appealed; 1 not guilty.
73 fined \$5 each, paid, 1 fined \$2, paid, 1 fined \$50, or three months in jail, serving his time, 1 fined \$10, or 20 days in jail, served his time, 1 not guilty.

BERRIEN COUNTY.

F. O. ROGERS, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Larceny, Burglary and larceny,	1	1 State Prison 4½ y's, 1 estreated recognizance. State Prison 10 years.
Obtaining money under false preten- ses, Obtaining property under false pre-	1	Acquitted.
tenses, Assault with intent to commit rape,	1 2	Estreated his recognizance. 1 State Prison 3½ years, 1 sentence suspended.
Assault with pistol, Burning straw stack,	1	Acquitted. Estreated his recognizance. Acquitted.
Arson,	1	State Prison 7 years. Acquitted.
Poisoning food, with intent to kill, &c. Attempt to break store and steal,	1	Convicted, motion for new trial made, undecided. Jury disagreed.

CHARGES.

CALHOUN COUNTY.

L. C. RHINES, Pros. Att'y.

CONDITION OF CASES.

No.

	- 1	
Larceny,	2	1 sent to House of Correction, and 1 to jail fo
Y Come office in day time		30 days at hard labor. 1 State Prison 1½ years, 1 State Prison 2 years.
Larceny from office in day time, Larceny from store in day time,	1 1	Trial, but jury did not agree.
Breaking and entering office, &c., in	1 1	I ar, but jury ara not ugree.
night, with intent to commit crime	1 1	
of larceny,	1	Sent to Prison for 3 years.
Libel,	1	Settled by parties prior to sentence.
Assault with intent to murder,		1 State Prison 41/2 years, 1 State Prison 71/2 years.
Murder in the 2d degree,	1	State Prison 12 years.
Forgery,	2	1 State Prison 2 years, 1 Prison 3 years.
Assault and battery,	, •	2 fined \$10 eac , 1 fined \$25 and 60 days in jail, 1 jury did not agree, 1 fined \$10 and 30 days in
	1 1	jail, 1 fined \$15 and \$3 costs.
Disorderly persons,	4	1 gave bail in \$100 for 1 year and paid costs, 1
Disorderry persons,	1	gave bail in \$150 for one year, 1 gave ball in
		\$200 for 1 year, and 1 gave ball in \$500 for 1
		year.
Resisting officer,	2	1 plead guilty and sentence suspended, and 1 re-
• ,		cognizance estreated.
Passing counterfeit money,	1	Plead guilty and sentence suspended.
Violations of liquor law,		Find each \$20 and costs.
	10	Cases dismissed from circuit for want of payment
	!	of entry fee, and executions issued and col- lected in three cases at this time.
Information refused	ا	5 for want of evidence and 1 because the prose-
Information refused,	١٣	cuting witness left for parts unknown-1 judg-
		ment for \$500 obtained on recognizance.
		COUNTY. MITH, Pros. Att'y.
CHARGES.	No.	CONDITION OF CASES.
Assault and battery,		
	1 00	14 fined \$5 each, 3 fined \$10 each, 3 fined \$6
	**	each, 2 fined \$20 each, 1 fined \$8, 1 fined \$25,
	30	each, 2 fined \$20 each, 1 fined \$8, 1 fined \$25, 1 fined \$40, 1 fined \$50, 1 fined \$4, 1 fined \$1, 1
Salling intertesting linears		each, 2 fined \$20 each, 1 fined \$8, 1 fined \$25, 1 fined \$40, 1 fined \$50, 1 fined \$4, 1 fined \$1, 1 acquitted, 8 settled, 1 fined \$3.
Selling intoxicating liquors,	15	each, 2 fined \$20 each, 1 fined \$8, 1 fined \$25, 1 fined \$40, 1 fined \$50, 1 fined \$4, 1 fined \$1, 1 acquitted, 8 settled, 1 fined \$3. 11 fined \$10 each, 3 fined \$20 each, 1 acquitted.
Selling intoxicating liquors, Assault with intent to murder,	15	each, 2 fined \$20 each, 1 fined \$8, 1 fined \$25, 1 fined \$40, 1 fined \$50, 1 fined \$4, 1 fined \$1, 1 acquitted, 8 settled, 1 fined \$3. 11 fined \$10 each, 3 fined \$20 each, 1 acquitted, 1 sent to State Prison 2 years and 8 months. 1
Selling intoxicating liquors, Assault with intent to murder,	15	each, 2 fined \$20 each, 1 fined \$3, 1 fined \$25, 1 fined \$40, 1 fined \$50, 1 fined \$4, 1 fined \$1, 1 acquitted, 3 settled, 1 fined \$3. 11 fined \$10 each, 3 fined \$20 each, 1 acquitted. 1 sont to State Prison 2 years and 3 months, 1 found guilty of assault and battery, and fined
Selling intoxicating liquors, Assault with intent to murder,	15	each, 2 fined \$20 each, 1 fined \$3, 1 fined \$25, 1 fines \$40, 1 fined \$6, 1 fined \$6, 1 fines \$6, 1 fines \$6, 1 fines \$1, 1 acquitted, 8 estiled, 1 fined \$3. 1 fined \$10 each, 3 fined \$20 each, 1 acquitted. I sont to State Prison 2 years and 3 months, 1 found guilty of assault and battery, and fined \$30, 1 sentenced to State Prison 3 months, and
Selling intoxicating liquors, Assault with intent to murder, Assault with intent to commit raps,	15 4	each; 2 finct \$20 each, 1 fincd \$3, 1 fined \$3, 1 fined \$4, 1 fine
Assault with intent to murder, Assault with intent to commit raps,	15 4	each, 2 fined \$20 each, 1 fined \$3, 1 fined \$3, 1 fined \$4, 1 fine
Assault with intent to murder, Assault with intent to commit rape, Rape.	15 4 2	each; 2 finct \$20 each, 1 fincd \$3, 1 fined \$3, 1 fined \$4, 1 fine
Assault with intent to murder, Assault with intent to commit rape, Rape, Murder,	15 4 2 1 1	each; 2 finct \$20 each, 1 fincd \$3, 1 fined \$3, 1 fined \$4, 1 fine
Assault with intent to murder, Assault with intent to commit raps, Rape, Murder, Burglary.	15 4 2 1 1 1	each, 2 finct \$20 each, 1 fincd \$3, 1 fined \$3, 1 fined \$4, 1 fine
Assault with intent to murder, Assault with intent to commit raps, Raps, Murder, Burglary, Forgery,	15 4 2 1 1 1 1	each; 2 finct \$20 each, 1 fined \$35, 1 fined \$35, 1 fined \$45, 2 fined
Assault with intent to murder, Assault with intent to commit raps, Rape, Murder, Burgkary, Beiling unwholesome provisions, Publishing obsesse prints.	15 4 2 1 1 1 1	each, 2 fined \$20 each, 1 fined \$3, 1 fined \$4, 5,
Assault with intent to murder, Assault with intent to commit raps, Raps, Raps, Bargary, Forgery, Selling unwholesome provisions, Databaling obscure prints, The committee of th	15 4 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	each; 2 fined \$20 each, 1 fined \$3, 1 fined \$3, 1 fined \$4, 1 fine
Assault with intent to murder, Assault with intent to commit raps, Rape, Murder, Burglary, Beiling nurwholesome provisions, Publishing obsesses prints.	15 4 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	each; 2 finct \$20 each, 1 fincd \$3, 1 fined \$3, 1 acquitted, 3 settled, 1 fincd \$4, 1 fined \$1, 1 acquitted, 3 settled, 1 fined \$1, 1 acquitted, 1 fined \$10, 2 fined \$2, 2 fined \$4, 1 acquitted, 3 settled, 1 fined \$2. I fined \$10 each, 3 fined \$20 each, 1 acquitted, 1 found guilty of assault and battery, and fined \$30, 1 sentenced to State Frison 3 months, and pardoned, 1 discharged. 1 sentenced to State Frison 3 years and 6 months, 1 "" 5 sentenced to State Frison 1 years and 8 months. 1 "" 12 year and 6 months. "" 1 year and 6 months. Fined \$50. Discharged.

DELTA COUNTY.

Franklin B. Lowell, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Not any.	1	

EATON COUNTY.

L. W. FOWLER, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery,	18	17 convicted and fined in the aggregate \$178, 1 acquitted.
Adultery.	1 2	Respondents bound over.
Burglary and Larceny,		1 convicted, sent to State Prison 41/2 years, 2 bound over.
Bastardv.	2	Bound over.
Fraudulently disposing of mortgaged	ì	
property.		Bound over.
Frand larceny.	4	3 bound over, 1 convicted, State Prison 1 year.
Malicious injury to property,	1	Convicted, sent to Reform School.
Petit larceny,	11	10 convicted, and fined in aggregate \$109, 1 ac-
Passing counterfeit money,	2	Bound over.
Surety of the peace,	4	4 cases ordered.
liolation of liquor law,	10	Convicted, and fined in all, \$130.

EMMET COUNTY.

DENNIS T. DOWNING, County Clerk.

[No Prosecuting Att'y.]

CHARGES.	No.	CONDITION OF CASES.
Burglary and larceny, Assault and battery,	3 2 fts	t for trial to circuit court. ned \$5 cach, 1 \$10—last fine not paid, the de- midant being a pauper and there being on munit isl

GRATIOT COUNTY.

M. Tompkins, Jr., Pros. Att'y.

CHARGES.	No.	. CONDITION OF CASES.
Perjury,		State Prison 1 year.
Violation of liquor law.		Acquitted.
Assault and battery.	1 2	Fined.
Beduction,	1 1	Examined and recognizance to circuit court
Action on recognizance.	1 1	No cause of action.
Forgery,	li	Discharged.
Arson,	1 4	Examined and discharged by justice.

GRAND TRAVERSE COUNTY.

C. H. HOLDEN, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Murder, Selling intoxicating liquor,	1 4	2 acquitted, 1 nol. pros., 1 pending. 3 fined \$10 and costs, each, 1 not arrested, 1 escaped from officer.
Rape, Assault and battery, Petit larceny,) 1	Nol. pros., no appearance of compl't. Fined \$15. Fined, not being paid, committed.

GENESEE COUNTY.

C. W. WISNER, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault with intent to commit a rape,	- ₁	State Prison 3 years and 3 months.
Grand larceny,	6	2 State Prison I year and 3 months each, 4 broke juil before trial and not found.
Burglary,	4	Broke jail before trial and not found.
Disturbing religious meeting,	1	Appeal pending in circuit court.
Assault with intent to kill.	1	Bound over and information filed.
Passing counterfeit money.	1	
Malicious trespass	4	11 11 11
Petit larceny.	4	Fined \$10 cach and paid.
Violation of liquor law.	3	" \$10 " "
Complaint to keep the peace.	3	Held to ball 6 months.
Assault and batter v.	- 5	3 find \$10 each and 2 fined \$20 each.
Recognizance forfeited,	2	Pending.

HILLSDALE COUNTY.

DANIEL L. PRATT, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Forgery,	2	1 fined \$200, 1 continued.
Burglary,	8	1 sentence suspended, 1 not guilty, 1 State Prison 3 years.
Larceny,	12	2 sent to Reform School until 21 years of age, 2 not guilty, 1 continued, 3 fined \$5 each, 3 fined 15 each, 1 3 days in tall.
Nuisance,	2	1 ordered to abate and pay costs of suit, 1 or- dered to abate and pay fine of \$:00.
Selling liquor,	8	2 fined \$20 each and costs, 2 fined 10 each and costs, 1 confessed judgment for \$20, 3 contin- ued.
Counterfeiting,		1 nol. pros., 1 plead guilty, sentence suspended
Bastardy,	1	Nol. pros. entered.
Libel, Assault and battery,		All recognized in the sum of \$500 each. 1 county jail 60 days, 1 county jail 30 days, 1 county jail 30 months, 4 fined \$10 each and costs, 5 fined \$5 cach, 1 fined \$3 7, 1 fined \$1, 3 acquitted, I not guilty, 1 dismissed.
Perjury.	4	All discharged by justice.
Seduction,	2	1 dismissed, 1 settled.
Adultery,		Discharged.
Disturbing religious meeting,	1 1	Jury disagreed, defendant discharged.

HOUGHTON COUNTY.

J. R. Bескwith, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Murder,	1	Acquitted.
Assault with intent to murder,	3	1 not tried, 2 convicted, 1 1 year in State Prison, 1 3 years in State Prison.
Mayhem.	1	No trial—continued.
Assault and battery,		Convicted—punished by fine and imprisonment in county jail.
Assault upon officer.	1	Nolle pros.
Larceny in dwelling-house,	1	Sentenced 3 months in county jail.
" at fire.	ī	Nolle pros.
Simple larceny,		County jail and fine.
Perjury,		Continued.
Obtaining goods by false pretenses,		Nolle pros.
Obtaining signatures by false pre-		inono pros.
tenses,	1	Convicted, sentenced State Prison 6 years.

INGHAM COUNTY.

S. D. BINGHAM, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery,	26	1 fined \$50,1 fined \$20 and 30 days imprisonment, 1 fined \$10,4 fined \$5 each, 1 jail 30 days, 6 settled by complainants, 1 fined \$25,1 fined \$7 50,4 acquitted, 1 escaped, 3 not held, 2 pending.
Selling intoxicating liquors, Disorderly conduct,	8 10	5 fined \$10 each and costs, 3 discharged. All recognized to keep the peace, 9 paid costs of
Malicious mischief, Breaking House of Correction,		suit. Discharged. Six months in State Prison.
Larceny from dwelling house in day time,	4	1 State Prison 2 years, 1 nol. pros., 1 bound over, no information filed, 1 acquitted.
Assault with intent to murder,	7	over, no monaton men, I acquired. I found guilty of assault, and sentenced 30 days in jail and \$20 fine, I found guilty of assault and sentence suspended, prisoner chisting for the War, 4 pending, 1 acquitted.
Disorderly person, Petit larceny,	12	Jail 1 year. 2 House of Correction, 1 \$50 fine, 1 jail 60 days, 1 jail 30 days, 1 60 days in Detroit House of Correction, 1 nol. pros., person charged enlisting in the army, 1 found guilty and senience suspended, prisoner enlisting in the army, 1 fined \$5 and costs, 2 acquitted, 1 discharged.
Grand larceny,	•	3 not held, 1 escaped, 1 acquitted, 1 discharged and taken to Calboun circuit, 1 nol. pros.
Attempt to rape,	2	1 bound over, no information filed, 1 nol. pros. at request of complainant.
Cruelty to animals,	2	1 fined \$25, 1 nol. pros., the complaining witness having enlisted.
Embezziement, Embezziement under sec. 5771, C. L.,	1	l acquitted, 1 settled. Convicted, case taken to Supreme Court on bill of exceptions, and sentence suspended.
Refusal to deliver over money, books, papers, &c., under sec. 5772, C. L., Manslaughter, Disturbing religious meeting,	6	Pending, held to bail. All held to bail, and suits pending, 5 discharged, 1 nol. pros.
Seduction, False pretenses, Receiver of stolen goods, Burglary and Grand Larceny, Mayh.m,	1 2	Pending. 3 settled, 1 discharged on examination. Jail 30 days. Discharged on examination. Noile pros.

IOSCO COUNTY.

G. O. WHETTEMORE, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Hot any.		

IONIA COUNTY.

Albert Williams, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault with intent to murder,	3	2 convicted of assault and battery and sent to
Burglary and larceny,	5	jail 30 days each, 1 forfeited his recognizance. 1 convicted, 1 State Prison 2½ years, 2 do. 1 year, 1 examined and discharged, 1 committed to jail to await trial.
Seduction.	l 1	Examined and discharged.
Bastardy,	ı ê	Both bound over to circuit court.
Arson,	3	2 convicted and sent to Reform School, 1 exam- ined and discharged.
Furnishing spirituous liquors to pris-		
oners in jail,		Fined \$1.
Disturbing religious meeting.		Acquitted.
Grand larceny,		Discharged.
Petit larceny,		1 convicted, 1 sent to jail 55 days, 1 do. 20 days, 1 fined \$10 and paid, 2 acquitted.
Assault and battery,	4	1 convicted and fined \$8, 1 do. \$16, 1 do. \$29,

JACKSON COUNTY.

W. K. GIBSON, Pros. Att'y.

In Circuit Court.

CHARGES.	No.	CONDITION OF CASES.
Larceny,	9	I two years in State Prison, I one year in State Prison, I no information filed. 2 three years in State Prison each, I plead guilty, sentonce sus- pended, I not. pros., I House of Correction, I
False pretenses,	4	jail 90 days. 1 fined \$200, paid, 1 plead guilty, sentence sus-
Manslaughter,		pended, 1 not tried, 1 nol. pros. Fined \$100, paid.
Malicious trespass, Passing counterfeit bills,		Fined \$25 apiece, paid. I jail for 30 days, I not tried.
Having 10 counterfeit bills, Rape.		Not tried. 1 acquitted, 1 State Prison 2 years.
Arson,		Information filed, not tried.
Ju	stic	e's Court.
Larceny,	44	11 convicted, 14 held to appear at Circuit Court' 11 discharged, 8 settled, discontinued, not found, &c.
Assault and battery,	90	48 convicted and fined, 22 discharged, 5 compl't did not appear, 15 settled, discontinued, not arrested, &c.
Obtaining property under false pre- tenses,		
To keep the peace,	11	4 discharged, 2 held to appear at Circuit. 6 gave bonds, 3 discharged, 2 not arrested.
Breach of the peace, Disorderly persons,		I committed, I convicted, and appeal taken. 8 committed, 5 not arrested, 2 bound over, 1 run
Disturbing religious meeting,		away. 5 discharged, 1 paid costs.
Adultery, Receiving stolen goods,		Compl't did not appear. Not guilty.
Arson,	2	I discontinued, I committed to appear at Circuit.
Burglary, Bastardy,		Not guilty. Held to appear at Circuit.
Having counterfeit money with intent to pass,	8	
Malicious in inry to dwelling	6	
Forgery, Search warrants,	1619	Property found, 7 property not found.
Fornication, Embezzlement,	1	Discharged.
Cruelty to animals		Held to appear at Circuit. Not arrested.
Blasphemy, Canceling mortgaged property,	1.	ii ii Discharged.
	2 1	discharged, 1 gave bonds.
Profanity		Discharged.
Passing counterfeit note	1 8	Held to Circuit.
Selling intoxicating liquors, Assault with intent to kill,		find \$20, and \$5 costs. Sommitted.

KALAMAZOO COUNTY.

CHARLES S. MAY, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Burglary and assault with intent to murder.	١,	Sentenced to State Prison for life.
Assault with intent to murder,	ī	Plead guilty to assault and battery and sent to county iail 3 months and \$100 fine.
Larceny of house, Perjury,	1	Plead guilty, sentenced to State Prison 1 year. Pros. Att'y filed reasons for not filing informa- tion—discharged.
Assault with intent to commit rape,	1	Pros. Att'y filed reasons for not filing informa- tion—discharged.
Assault and battery, (appealed,)	3	Pending.
Burglary and larceny.	i 1	Sentenced to State Prison 2 years.
Malicious injury to house,	1	Held.
False pretenses,	1 3	2 noile pros., discharged, 1 held.
Procuring abortion,	1	Discharged.
Malicious injury to fence,	1	a -
Malicious injury to property,	1	Boy 11 years old, sent to House to Correction.

KENT COUNTY.

CHARGES.	No.	CONDITION OF CASES.
Murder		Convicted, State Prison for life. Died in jail after examination.
Assault with intent to murder,		on examination, 1 certiorari from sentence of fine and imprisonment for assault and batter; allowed and pending.
Passing as true forged bill of exchange, Bastardy,	1 2	Convicted, State Prison 3 years. I recognizance for trial, 1 bond to supts. of poor of county, voluntarily given.
Burglary, Rape, Assault with intent to commit rape,	1 1	State Prison 2 years.
Incest, False pretenses,	8	Recognizance estreated. 1 discharged, 1 recognizance estreated, 1 noll pros., costs paid by resp.
Selling unwholesome provisions, Forgery,	2	Recognized for trial—pending. Discharged on examination. Committed for trial.
Cruelty to animals, Perjury, Receiving stolen property,	2	Discharged on examination.
Malicious trespass,		Convicted and fine paid.
Petit larceny, Robbery from the person,		Convicted 12, discharged 6. Recognized for trial.
Concealing mortg'd personal property,	1 2	Discharged.
Resisting officer,	1 1	Recognizance estreasted.
Surety of the peace, Assault and battery,	1 🕺	2 gave recognizance, 1 discharged. Convicted 17, of which 6 appealed and 5 wei
Assault and Dassely,	~	acquitted—of the 6 appealed 1 case was settled

KEWEENAW COUNTY.

CHESTER W. HOUGHTON, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Rape, Attempt to rape, Grand larceny, Petit larceny, Keep the peace, Assault and battery,	1 1 1	Not yet tried. """ Fined \$10 and costs, paid. In sum of \$200, bail given or surety found. 1 fined \$20 and costs, paid, 1 fined \$10 and costs, or 10 days in jail, served his time.

LIVINGSTON COUNTY.

M. B. Wilcox, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Murder.	2	1 State Prison 10 years, 1 acquitted on trial.
Nalicious injury to dwelling house,	l 1	Sentence suspended.
Rape,		Pending.
Burning Store insured, with intent to		
injure insurer,		Pending.
Larceny	1	State Prison 2 years.
Illegal voting,		[Nol. pros. entered.
Assault and battery,		1 fined \$15, 2 fined \$10, 1 jail 80 days, 1 jail 60 days, 4 acquitted.
Petit larceny,	7	1 juli 30 days, 2 Reform School, 3 fined \$5 each. 1 acquitted.
Violating liquor law,	4	3 fined \$10 each, 1 acquitted on trial.

LENAWEE COUNTY.

A. C. MERCER, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery,	14	2 imprisoned in county Jail 60 days, 1 do. 30 days, 1 fined \$25, 1 do. \$25 and costs \$26, 4 do. \$10 each, 3 do. \$5 each, 2 acquitted.
Assault with intent to murder.	1 1	Acquitted.
Cruelty to animals.	Ιī	Convicted, fined \$50.
False pretenses.	1 2	1 State Prison 2 years, 1 do. 5 years.
Furnishing liquor to prisoners in jail,) i	Convicted, 90 days in jail.
Grand larceny,	1 2	Convicted, 1 State Prison 21/2 years, 1 do. 3 years
Larceny from dwelling,	2	Convicted, 1 State Prison 2 years, 1 sentence sus- pended.
Murder,	1 1	Acquitted.
Manslaughter.	2	•"
Malicious injury to dwelling,	1 2	" (jointly prosecuted.)
Passing spurious bill.	ī	Convicted, 5 years in State Prison.
Perjury,	2	
Seduction,	ī	Convicted, 21/2 years in State Prison.

LAPEER COUNTY.

S. B. GASKILL, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Violating election laws,	1 2	Found guilty, I taken to Supreme Court.
Grand larceny,	1	Four years in State Prison.
Assault and battery,	15	1 nol. pros., 7 appealed, still pending, 1 not guilty, 1 fined \$10, 1 fined \$5, 1 fined \$4,1 fined \$1,1 ten days in jail.
Forfeited recognizance,		Not disposed of.
Assault and battery with intent to	i -	
kill.	2	Still pending.
Polygamy,	2	1 recognizance forfeited, 1 dismissed.
False pretenses in obtaining property.	1	Not guilty.
Forgery,	l î	Still pending.
Larceny,	4	One 60 days in jail, two 90 days in jail, one not
,	-	guilty.
Secreting mortgaged property,	2	Recognizance forfeited.
Bound over to keep the peace,		One year.
Murder,		In jail awaiting trial.
Perjury,		On bail, yet to be tried.
Robbery.		Not goilty

MASON COUNTY.

E. F. Colby, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
None.		

MONTCALM COUNTY.

CHARLES C. ELLSWORTH, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Larceny,	3	1 60 days in jail, 1 Reform School, 1 80 days in jail.
Assault and battery, Attempting to marry contrary to stat-	1	Fined \$14 .
ute, Perjury, Bigamy,		Pending.

MIDLAND COUNTY.

D. M. R. Wilson, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and battory, Assault with intent to murder, Forgery, Passing forged order, Selling inquor, Larcony, For the prevention of crime,	1 1 1	Fined. Discharged. Committed to await trial. Fined \$20 and costs. Discharged.

MUSKEGON COUNTY.

HENRY H. HOLT, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Petit larceny,	- -	2 convicted and fined, 2 acquitted, 2 pending.
Assault and battery,	25	9 convicted and fined, 9 settled, 5 acquitted, 2 pending.
Willful injury to buildings,	l e	All settled.
Selling intoxicating liquors.	l a	2 convicted and fined, 1 acquitted,
Keeping house of ill fame,		Convicted and committed to jail.
Resisting officer,		Settled.
Willful neglect of official duty,	2	Pending.

MANISTEE COUNTY.

W. W. CARPENTER, Pros. Att'y.

Circuit Court.

CHARGES.	No.	CONDITION OF CASES.		
Appeal on petit larceny, Assaulting and obstructing an officer,	1	Nolle pros.		
Justice's Court.				

	Justice's Court.
Petit larceny,	2 1 fined \$5 or 20 days imprisonment, paid fine.
Asault and battery,	1 " \$3 or 20 " âppealed. 41 " \$10 or 30 " paid fine. 2 " \$10 or 20 "
Threats to kill, &c	1 " \$6 or 15 " "
Contempt of Court,	1 Put under bonds for 6 months and paid costs. 3 I fined \$10 and \$1 25 costs, 1 \$6 and \$4 costs, fined \$1 and \$4 costs.
Violation of liquor law.	15 10 fined \$10 each and costs, 4 fined \$20 each an

MACOMB COUNTY.

E. F. MEAD, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Erocting and maintaining nuisance, Mandaughter, Mandaughter, Obtaining goods by falso pretenses, Malicious Killing a horse, Assault with intent to marder, Assault with intent to main and dis- Assault and battery, Royal Royal Royal Royal Royal Burglary, Royal Larceny,	1 2 2 1 2 1 4 4 2 5	Acquitted. Nol. pros. on 1 pending. Both cases stil pending. Both cases stil pending. Pending. Nol. pros. entered. 2 fined \$20 cach; I fined \$15; I pending. Both pending. All in one information, and nol. pros. entered se

MECOSTA COUNTY.

HOWARD W. WILTSE, Pros. Att'y.

CHARGES.	No.	CONDITION OF CARRS.
Rape, Perjury, Assault and battery, Assault with intent to kill, Petit larceny,	1 8 1	Acquitted. 1 fined \$15, 2 fined \$5 each. Bound over. 1 fined 50 cents, 4 acquitted.

NEWAYGO COUNTY.

AUGUSTINE H. GIDDINGS, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and bottery,	1 9	15 convicted and fined, 2 settled, 2 discharged.
Assault with intent to murder,		Jury disagreed, respondent plead guilty of as sault and battery, fined \$50.
Assault with intent to commit rape,	1	Jury disagreed, plea of guilty of assault and battery accepted, fined \$50.
Adultery,	1 1	Not yet tried.
Bastardy,	i ı	Convicted.
Grand larceny,	1 1	Not yet tried.
Petit larceny.	8	6 convicted and fined, 2 discharged.
Willful trespass,	1 2	Convicted and fined.
Perjury,	l ī	Respondent fled before arrest.
Selling spirituous liquors.		7 convicted and fined, 2 discharged.
Common selling of liquors,	ii	Convicted and fined.
Disorderly conduct,	3	2 recognized to keep the peace, 1 discharged.
Erecting and maintaining a nuisance.	2	1 acquitted, 1 still pending,

OCEANA COUNTY.

CHARLES W. DEANE, Pros. Atty.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery, Violation of liquor law, Rape, Larceny from dwelling-house in day time, Mailclously and willfully killing an an- mal,	3 1	Pleed guilty, fined \$15. I fined \$10 and costs; 1 \$20, and 1 nol. pros. Bound over, no information filed. Plead guilty, State Prison 2 years. Acquitted.

ONTONAGON COUNTY.

G. C. JONES, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Forgery, Entering dwelling-house in night time with intent to steal.		Sent to State Prison for 5 years.
with month to some,		Sent to State Prison 2 years.

OAKLAND COUNTY.

JUNIUS TEN EYCK, Pros. Att'y.

In Circuit Court.

CHARGES.	No.	CONDITION OF CASES.
Larceny,	13	3 State Prison 2 years and 3 months eacl; 2 State Prison 2 years each; 1 State Prison 5 years; 1 State Prison 6 years; 1 State Prison 6 years; 2 County jail 60 days each; 1 not guilty, 1 nol. pros. entered, 1 recognizance forfeited, 1 dismissed, no information filed, statement of reusons filed by Pres. Atty.
Compound larceny,	1 1	Verdict, not guilty.
Assault with intent to kill,	6	1 commenced in 1859, not pros. entered: 1 State Prison 10 years, 1 convicted of simple assault, fined \$25, paid; 1 verdict not guilty, 1 bound to keep the peace in \$500.
Perjur y ,	1	4 no information filed, statement of reasons filed; 1 verdict not guilty, 1 now pending, 1 now pending, once tried, jury disagreed.
Resisting officer,	11	8 nol. pros. entered, 2 pending, 1 defendant de-
Bastardy,	4	2 pending, 1 support of child secured, 1 forfeited recognizance.
Riot,	1 6	Verdict not guilty.
Secreting stolen property,		I recognizance forfeited and paid, I verdict not guilty.
Conspiracy,	2	1 county jail 60 days, 1 not yet found.
Forgery,	2	1 pending, 1 discharged on examination.
False pretenses,	5	2 not. pros. entered, 1 dismissed on examination, 1 case withdrawn by Pros. Att'y, 1 plead guilty, fined \$10, paid.
Seduction,	3	1 recognizance forfeited, 1 nol. pros. entered, 1 discharged on examination.
Aiding absconding debtor,	1 2	No information, statement of reasons filed.
False registration,		Discharged on examination.
Proceedings to prevent crime.	8	Recognized to keep the peace.
Illegal voting,		Fined \$1, paid.
Disturbing religious meeting,	2	1 fined \$12, paid; 1 fined \$8, paid.
Embezzling public money.	1	No information, statement filed.
Burglary,		State Prison 1 year.
Habeas corpus,		Prisoners set at liberty.
Coroner's inquest,	1	Killed accidentally, in gravel pit.
Malicious injury,	1	Not guilty.

In Justice's Court.

Larceny,

Assault and battery,

8|6 guilty, 1 fined \$3, 1 fined \$6 or jail 15 days; 1 jail 30 days, 1 jail 30 days, 1 jail 46 days, 1 jail 46 days, 1 jail 46 days, 1 fined \$15, appealed; 2 nol. pros. 41 18 guilty, and fined; 10 not guilty, 7 withdrawn and dismissed, 1 bound over to circuit court, 3 recognized to keep the peace, 2 defendants not fount.

OTTAWA COUNTY.

Moses B. Hopkins, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Seduction, (old case from last year,)	2	I nolle pros entered by leave of Court on his paying \$50 to county, I do. \$50 to county.
Refusing to deliver books to successor,	1	Compelled to nollo pros. by the ruling of the
Refusing to receive prisoner as jailor,	1	Nolle pros. after being brought on to trial.
Aiding prisoner to escape,	ī	Information filed, demurred to and sustained, case dismissed.
Burglary,	6	1 State Prison 1 year, 2 sentence suspended, 1 recognizance extreated, 2 plead not guilty and continued to next term and escaped from jail, not yet taken.
Larceny in dwelling-house in day time, Feloniously removing property under	1	2 years in State Prison.
chattel mortgage,	1	Old case from last year, discharged.
Obtaining money under false pretenses,	2	" 1 pending, 1 discharged.
Larceny on boat in day time.	1	Broke jail and escaped.
Adultery,		Arrested, but escaped from officer.
Petit larceny,		1 fined \$10 and costs, 1 do. \$5 and costs, 1 do \$1 and costs—all paid.
Assault with intent to murder,		Jury did not agree nol. pros. entered.
Assault and battery,	24	13 convicted and fined, 5 discharged, 1 appealed, 1 noile pros., 1 settled, 2 fined, volunteered and cases not disposed of, 1 escaped.
Assault,	١ ،	1 jury disagreed, case dismissed, fined.

SAGINAW COUNTY.

WILLIAM H. SWEET, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery,	27	16 convicted and fined, 5 appealed, 2 jury did not agree, 4 acquitted.
Assault with intent to kill.	1	Information filed, prisoner escaped.
Robbery,	l î	Plead guilty of assault and battery, fined \$30.
Obtaining money under false pretens's.	3	Information filed-pending.
Seduction,		Defendant married complainant and nolle pros.
Adultery,	2	Information filed-pending.
Larceny,	11	1 2 years in State Prison, 3 discharged, 8 con- victed—3 of the latter appealed—pending.
Abortion,		Information filed-Pending.
Passing counterfeit money,		Discharged,
Forgery,		Information filed—pending.
Disturbing religious meeting,		Convicted, fined \$10.
Burglary,		Convicted, sentence suspended. Same party con- victed and sentenced for larceny.
Perjury,	3	1 1 year in State Prison, 1 information filed, pending, 1 do., recognizance forfeited.
Bigamy,		Information filed—pending.
Disturbing the peace,	4	Recognizance to keep the peace for 1 year.
Embezzlement,	1	Jury disagreed—still pending.
Riot,		3 pending, 5 fined \$20 or 20 days imprisonment each, 1 nol. pros. entered.
Keeping disorderly house, Obstructing officer in service of pro-	1	Imprisoned.
cess.	2	Discharged.
Breaking building,		Fined \$10 or 10 days in jail.

SANILAC COUNTY.

W. S. MILLS, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Passing counterfeit money, Maliclous injury to property, Obtaining money by false pretenses, Larceny, Petti larceny, Fraudulent disposal of mortgaged property, Assault and battery,	1 1 2 2	Jail 80 days. Acquitted. Escaped. Pending. Acquitted. Appealed and pending. 10 convicted and fined, 5 of whom appealed, and are still pending; 1 escaped, and 8 discharged.

SHIAWASSEE COUNTY.

SPENCER B. RAYNALE, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Assault and battery,	10	3 acquitted, 1 escaped, 1 fined \$5, 1 fined \$10, 1 fined \$25, 1 30 days in jail, 1 15 days in jail, 1 2 days in jail, 1
Willful trespass,	1 1	Acquitted.
Rape,	2	· "
Grand Larceny,	1 1	2½ years in State Prison.
Petit larceny,	1 2	1 acquitted, 1 fined \$15.
Burglary,	1	Acquitted.
Willful injury to personal property,	3	1 acquitted, 1 not yet tried, 1 60 days in jail.
Willful injury to house, Manslaughter,		Held to bail, not yet tried.
Resisting an officer,	1 5	Acquitted.

VAN BUREN COUNTY.

CHANDLER RICHARDS, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Burglary and Larceny,		State Prison 7 years.
Passing counterfeit money,	1	Jury disagreed—continued.
Resisting officer,		State Prison 2 years.
Larceny,		One 1 year and 2 months State Prison, one 2 years and 6 months State Prison, one 1 year and 3 months State Prison, one 20 days in fail and \$15 fine.
Compounding felony,	1 1	Jury disagreed-continued.
False pretenses,	1 2	Not disposed of.
Lascivious cohabitation,	1 8	(1 11
Malicious trespass,	1 1	Acquitted.
Canceling mortgaged property,		Stands appealed.
Selling liquor.		5 convicted, 2 nol. pros.
Assault and battery,	ة ا	7 convicted, 1 acquitted, 1 settled.

WASHTENAW COUNTY.

A. D. CRANE, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Arson,	3	2 discharged by justice, 1 pending in circuit
Assault and battery,	l 6	4 fined, 1 acquitted, 1 still pending.
Assault with intent to ravish,		Acquitted.
Assault with intent to rob,	1	Convicted of assault and battery, 24 hours in jail.
Bastardy,	1	Convicted.
Burglary,	2	1 7 years in State Prison, 1 still pending.
Burglary and larceny,	4	1 1 year in State Prison, 1 do. 2 years, 1 sentence suspended, 1 acquitted.
Embezzlement,	1 1	Settled.
Incest,	1	5 years in State Prison.
Indecent exposure of person,		Nolle pros.
Grand Larceny,	1	1 2 years in State Prison, 1 sentence suspended 1 acquitted on the ground of insanity, 1 pend ing.
Larceny from dwelling-day time.	1	2 years in State Prison.
" shop "		Convicted, sentence suspended.
Petit larceny,		Acquitted.
Malicious injury to building,		60 days in jail.
Malicious trespass,		Recognized to keep the peace.
Obtaining property under false pre-		
tenses,		2 nolle pros., 2 still pending.
Uttering forged note,	1 1	Defendant not arrested.
" order,	1 1	Acquitted.

WAYNE COUNTY.

D. E. HARBAUGH, Pros. Att'y.

CHARGES.	No.	CONDITION OF CASES.
Larceny,information for Larceny as follows: 9 simple harceny, 18 harceny from dwelling-house in day time, 7 larceny from parson, 3 larceny from offices and shop in day time, 3 larceny from ware-house in day time, 3 larceny from ware-house in day time, 1 larceny from steambout in day time, 2 larceny from steambout in day time, 3 lar		28 convicted, 7 acquitted, 1 nol. pres., 2 pend
Burglary and larceny,		ing. Punishments:—2 State Prison 6 months, 2 State Prison 18 months, 4 State Prison 1 year Prison 18 months, 4 State Prison 1 year 2 Raform School, 1 not sentenened, 1 House of Correction 6 months, 2 jail, 1 broke jail, 1 sen- tance suspended. 1 provious sentance on conviction of larceny, 1 provin 1 State Prison, one 3 years in State 1 year in State Prison, one 3 years in State
Assault on officer,	-4	1 acquitted, 1 fined \$40, 1 not sentenced, 1 new trial.
Assault with intent to murder,	11	1 State Prison 1 year, 4 convicted of assault and battery, 1 acquitted, 1 fined \$40, 2 county jail, 10 months and 4 months, 1 sentence suspend- ed, 5 nol. pros., all in one information.
Malicious injury to dwelling-house, Rape,	2	State Prison 1 year. Convicted, new trial, subsequently plead guilty to an assault. 1 year House of Correction each.
Assault with intent to rape,	3	1 State Prison 6 months, 2 pending, will be not. pros'd.
Murder, Receiving stolen property, Burning building in day time, Burning dwolling-house to defraud	3	Convicted of manslaughter, 14 yrs. State Prison 1 pending, 2 nol. pros. Sentence suspended.
insurers, Mayham, False imprisonment, Passing counterfeit bills, Having in possession counterfeit bill, with intent to pass it,	1 3	Noile prosequi. Pending, recog. forfeited, judgment and ex. Pending. I fined, 1 discharged, 1 acquitted. State Prison 4 years.
Robbery, armed with dangerous weapon,		State Prison 10 years.
Adultery, Indecent exposure of person,	11	" 1 year. 2 convicted, 1 acquitted; one case special verdict set aside, new trial granted; 1 not sontened.
Keeping house of ill fame, Breaking jall with intent to escape,	8	2 county jail 1 year each, 1 pending, 1 nol. pros. 2 sentenced 10 months House of Correction, 1 suspended.
Furnishing spirituous liquors to pris- oners in jail, Setting fire to jail, with intent to es-	- 1	House of Correction 5 months.
cape, Abduction of female under 16 years of age, for prostitution, Personating officer,	2	State Prison 1 year. Acquitted. Pending.
Embezziement, Putting in circulation bill—no bank in existence, Libel,	1/1	"Acquitted. Convictednot sentenced.
Seduction,	2	Pending, recognizance in each case forfeited, judgment and ex.

WAYNE COUNTY .- CONTINUED.

In the Circuit Court, Wayne County.

CHARGES.	No.	CONDITION OF CASES.
Assault with intent to murder,	-4	2 convicted of assault and battery, 2 acquitted.
Adultery,		2 convicted, sentence suspended; I acquitted.
Burglary and attempt to commit rape,	1	Convicted of assault and battery, 60 days in House of Correction.
Attempt to murder by poisoning, Larceny,		Convicted—State Prison for life. 1 year in House of Correction.





